# SUMMARY OF RESULTS FROM THE CALIFORNIA PESTICIDE ILLNESS SURVEILLANCE PROGRAM - 2004 -

**HS-1865** 

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#### Pesticide Illness Surveillance Program – 2004

## **Executive Summary**

The California Department of Pesticide Regulation's Pesticide Illness Surveillance Program (PISP) seeks to identify all types of pesticide illnesses. While DPR's Worker Health and Safety Branch strives to collect as many individual reports on illnesses and injuries as possible, within resource constraints, our primary goals are to identify high-risk situations that warrant regulatory action; and to promote pro-active, health-protective measures, especially for workers who most frequently face the highest pesticide exposure risks.

The 2004 PISP summary continued to capture the full range of pesticide illnesses in California, with 1,238 cases investigated (compared to 1,232 investigations in 2003). Pesticide exposure was suspected or confirmed in 828 cases in 2004, compared to 802 cases in 2003.

Occupational exposures accounted for 91 percent (757 cases) of suspected or confirmed exposures in 2004. Some 53 percent (438 cases) were resulted from non-agricultural pesticide use, while 47 percent (390 cases) were related to agricultural pesticide use.

The number of suspected pesticide residue injuries to farm field workers in 2004 remained low, with 68 cases reported, compared to 58 the prior year and 78 in 2002. This continues a long-term decline since the 1980s, when more than 350 workers were injured in some years. That decline occurred even as DPR substantially upgraded its efforts to detect such illnesses. DPR remains confident that the PISP program identifies virtually all events in which groups of people receive medical evaluation for pesticide exposure, and captures a sufficient fraction of occupational cases to detect emerging problems.

Likewise, DPR continues to emphasize the reporting of pesticide drift incidents, agricultural and non-agricultural. The number of suspected or confirmed agricultural drift illnesses declined for the third consecutive year in 2004 (233 cases and 37 episodes, compared to 256 cases and 33 episodes in 2003; compared to 478 cases and 39 episodes in 2002). However, the nature of pesticide drift incidents continues to be a source of major regulatory and legislative concern.

For example, Gov. Schwarzenegger signed Senate Bill 391 (Florez, D-Fresno) in 2004. It was aimed at drift incidents that caused non-occupational injuries. SB 391, which took effect in 2005, makes pesticide users responsible for medical costs incurred when pesticide misuse affects bystanders. The law also called for statewide, emergency guideline for local responders during pesticide incidents. Those protocols will be completed this year.

Suspected or confirmed, non-occupational cases have fallen dramatically in recent years, from 522 in 2002 to 249 in 2003 to only 71 in 2004. Although non-occupational pesticide cases have contributed up to 50 percent or more of all suspected illnesses in recent years. Part of the decline may be attributed to fewer drift incidents involving neighborhoods in 2004. DPR investigators were also hampered by a lack of reporting.

Budget constraints forced DPR to end its work with the California Poison Control System in November 2002. That collaboration had provided a significant number of non-occupational illness reports. In addition, DPR researchers noted an ongoing problem with physicians who fail to report suspected pesticide illnesses to their county health officers, as required by state law.

In response, DPR and the Office of Health Hazard Assessment (OEHHA) are cooperating on a project to improve the timeliness, quality, and completeness of illness reporting and follow-up investigation. Funded by a \$750,000 grant from the U.S. Environmental Protection Agency, the project intended to create a Web-based system for pesticide incident reporting in cooperation with County Health Officers and investigation, in cooperation with the County Agricultural Commissioners. However, the project was stalled by software problems and legal concerns regarding patient confidentiality. DPR continues to work with OEHHA on a pilot project.

This document was revised in April 2006 to include this executive summary as it was omitted upon initial release.

## **Background on the Reporting System**

The California pesticide safety program, which the Department of Pesticide Regulation (DPR) administers, is widely regarded as the most stringent in the nation. Mandatory reporting of pesticide<sup>1</sup> illnesses has been part of this comprehensive program since 1971. It is the oldest and largest program of its kind in the nation, and supplies data to regulators, advocates, industry, and individual citizens.

The U.S. Environmental Protection Agency (U.S. EPA) and the National Institute for Occupational Safety and Health (NIOSH) have encouraged other states to develop programs similar to California's. Through NIOSH's Sentinel Event Notification System for Occupational Risk (SENSOR), they now partially support programs in the states of Michigan, New York, and Washington. SENSOR also provides technical assistance to the states of Arizona, Florida, Louisiana, Oregon, and Texas. In addition, it supports pesticide-related work by the Occupational Health Branch of the California Department of Health Services, which coordinates with DPR's Worker Health & Safety Branch (WH&S). U.S. EPA continues to rely heavily on California data for evidence of pesticide adverse effects because of the large size and long historical perspective of the database.

DPR scientists participate in the national working group on pesticide illness surveillance that NIOSH convened to develop standards for information collection. DPR's 1998 expansion of the Pesticide Illness Surveillance Program (PISP) database incorporated several features from the NIOSH standards. These upgrades have been applied to all data collected from 1992 through the present. Data earlier than 1992 have not been revised to incorporate the 1998 database upgrades, and will be presented only when historical perspective is important.

Excessive exposure to pesticides may cause illness by various mechanisms, and the surveillance program attempts to monitor all of them. Every pesticide active ingredient has a pharmacologic

spreaders, and wetting and dispersing agents.

<sup>&</sup>lt;sup>1</sup> "Pesticide" is used to describe many substances that control pests. Pests may be insects, fungi, weeds, rodents, nematodes, algae, viruses, or bacteria -- almost any living organisms that cause damage or economic loss, or transmit or produce disease. Therefore, pesticides include herbicides, fungicides, insecticides, rodenticides, and disinfectants, as well as insect growth regulators. In California, adjuvants are also subject to the regulations that control pesticides. Adjuvants are substances added to enhance the efficacy of a pesticide, and include emulsifiers,

effect by which it controls its target pests. Pesticide products may have other potentially harmful properties in addition to the qualities designed to control pests. PISP collects information on adverse effects from any component of pesticide products including the active ingredients, inert ingredients, impurities, and breakdown products. Whether pesticide products only act as irritants or as allergens, through their smell or by causing fires or explosions, or have the potential for more severe effects, DPR's mission is to mitigate any exposure that compromises health.

#### **Sources of Illness Information**

Under a statute enacted in 1971 and amended in 1977 (now codified as Health and Safety Code section 105200), California physicians are required to report any suspected case of pesticide-related illness or injury, regardless of whether it occurred on a farm, in a home, or in any other situation, by telephone to the local health officer within 24 hours of examining the patient. Each California county has a health officer with broad responsibility for safeguarding public health, and a few cities have chosen to have their own health officers. These officials may investigate pesticide incidents to whatever extent they find useful. The law only requires them to inform the county agricultural commissioner (CAC), to complete a pesticide illness report (PIR), and to distribute copies of the PIR to the Office of Environmental Health Hazard Assessment (OEHHA), the Department of Industrial Relations (DIR), and DPR.

DPR strives to ensure that the PISP captures the majority of significant illness incidents and records them in its database. For several years, DPR worked with the California Poison Control System (CPCS) to assist in identifying potential pesticide illnesses. Before 2000, DPR scientists managed two pilot projects in which CPCS specialists offered to report pesticide-related illnesses on behalf of physicians. Funds from U.S. EPA supported development of an enhanced system of poison control facilitation, which operated from mid-2001 through November 2002.

Cooperation with CPCS identified hundreds of symptomatic exposures that otherwise would have escaped detection, but the State's fiscal crisis prevented continuation of the contract after federal funding ended. Negotiations continue for resumption of poison control participation in pesticide illness reporting under a contract with OEHHA using federal funds.

OEHHA poison control negotiations are part of a broader effort to improve reporting timeliness and completeness. The federal grant to OEHHA, DPR, and the California Environmental

Protection Agency also supports another major initiative: integration of the mechanism for reporting pesticide-related conditions into the system by which doctors file other required reports. The California Department of Health Services has undertaken a software development project, WebCMR, to support physician report submission via the Internet. When this project is complete, doctors will be able to enroll in a system that gives them access to a Website that complies with the security requirements of the Health Insurance Portability and Accountability Act. This site will accept reports on all conditions that doctors must report, including pesticide illness cases. The site will also feature links to resources related to the condition being reported. DPR has collaborated with OEHHA to identify critical information to collect and the most useful resources to offer. While awaiting development of the statewide system, OEHHA and DPR are working with San Diego, Monterey, and Fresno counties to pilot test coordinated reporting and investigation of pesticide-related incidents.

As another route to identify pesticide cases that currently may go unreported by doctors, DPR has negotiated a memorandum of understanding with DIR and the California Department of Health Services, under which scientists review Doctor's First Reports of Occupational Illness and Injury (DFROIIs, documents that California's Labor Code requires workers' compensation claims payers to forward to DIR). Scientists select for investigation any DFROII that mentions a pesticide, or pesticides in general, as a possible cause of injury. Reports that mention unspecified chemicals are also investigated if the setting is one in which pesticide use is likely. From 1983 through 1998, DFROII review identified the majority of the cases investigated. From 1999 through 2002, DPR received increasing numbers of case reports through CPCS, and the fraction located by DFROII review fell first to one-third and finally to one-fifth of all investigations. Since the contract with CPCS lapsed, DFROII review has become more prominent again, and in 2004 accounted for 57 percent of the cases investigated.

The agricultural commissioners of the counties where exposures occurred investigate all identified incidents, whether or not they involved agriculture. They attempt to locate and interview all the people with knowledge of the pesticide exposure event, and also review relevant records. Their investigations determine how exposure occurred, characterize the subsequent illnesses, and determine whether pesticide users complied fully with safety requirements. DPR

provides instructions, training, and technical support for conducting investigations. These instructions include directions for when and how to collect samples of foliage, clothing, or surface residues to document environmental exposures. As part of the technical support, DPR contracts with a specialized laboratory to analyze the samples. In 2005, DPR's PISP scientists and Enforcement Branch staff completed a joint effort to update and consolidate the investigation manual that CACs use. Among other enhancements, the revised manual provides guidance in developing plans for conducting illness investigations and in writing clear and complete narratives to record investigation results. The manual also incorporates a protocol for investigations of public exposure episodes involving large numbers of people, and documents DPR's policy on complaints or illnesses related to odor. Briefly, the policy recognizes that detectable odor inherently demonstrates exposure, and states that such reports must be investigated seriously.

The CACs prepare reports describing the circumstances in which pesticide exposure may have occurred and any other relevant aspects of the case. When appropriate, they request authorization from the affected people to include relevant portions of their medical records with the report. Medical record authorizations always include commitments to maintain confidentiality. When investigations identify additional affected people (not previously reported by other mechanisms), they are identified in the investigation report and recorded in the PISP database. DPR scientists evaluate the physicians' reports and all the information the CACs have gathered. They then classify incidents according to the circumstances of pesticide exposure.

DPR evaluators undertake a complex evaluation of medical records and investigation reports to determine the likelihood that a pesticide exposure caused the incident. Standards for the determination are described in the PISP program brochure, "Preventing Pesticide Illness," which can be viewed or downloaded from the DPR Web site at www.cdpr.ca.gov/docs/dprdocs/pisp/brochure.pdf.

## **Purpose of Pesticide Illness Surveillance**

DPR maintains its surveillance of human health effects of pesticide exposure in order to evaluate the circumstances of pesticide exposures that result in illness. The PISP database provides the means to identify high-risk situations warranting DPR action including implementing additional California restrictions on pesticide use. For example, taking illness data into consideration, DPR may adjust the restricted entry interval following pesticide application, specify buffer zones or other application conditions, or require pesticide handlers to use protective equipment that meets certain standards.

DPR scientists regularly consult the data collected to evaluate the effectiveness of DPR's pesticide safety regulatory programs and assess the need for changes. Review of 2000-2002 field worker reentry violations (McCarthy, 2004) found that CACs' investigations were more complete than they had been in 1991-1999, and that the commissioners' offices "reacted strongly in almost all of the episodes." Nevertheless, the majority of investigations lacked information on compliance with hazard communication and application-specific information display. An episode of phosphine exposure at a nut processing plant prompted WH&S industrial hygienists to inspect the facility (Fong, 2004) and recommend safety improvements.

In some instances, changes to pesticide labels provide the most appropriate mitigation measures, and DPR cooperates with U.S. EPA to develop appropriate instructions for users throughout the country. If an illness incident results from illegal practices, state and county enforcement staff take appropriate action designed to deter future incidents.

## 2004 Numeric Results -- Totals

In 2004, DPR and CACs investigated 1,238 cases, which is almost identical to the total of 1,232 (DPR 2004) investigated in 2003 (see Figure 1). The similar totals reflect similar circumstances: Agricultural pesticide drift exposed a large group of people (farm workers in 2004, versus local residents in 2003), and relatively few non-occupational exposures were identified. There were 97 instances of suspected non-occupational exposure identified for investigation, of which 71 proved at least possibly related to pesticide exposure. In 2002, the most recent year of CPCS

cooperation, CACs investigated 725 such cases, and documented at least a possible relationship for 522 of them.

Associated Cases

Total Cases

Total Episodes

Associated Episodes

Associated Episodes

Associated Episodes

Figure 1: Number of Cases vs. Number of Episodes, 1992 - 2004

A <u>case</u> is the Pesticide Illness Surveillance Program representation of a person whose health problems may relate to pesticide exposure.

An <u>episode</u> is an event in which a single source appears to have exposed one or more people (cases) to pesticides.

<u>Associated cases</u> are those evaluated as definitely, probably, or possibly related to pesticide exposure. A relationship of definite indicates that both physical and medical evidence document exposure and consequent health effects. Probable relationship indicates that circumstantial evidence supports a relationship to pesticide exposure. Possible relationship indicates that evidence neither supports nor contradicts a relationship

Associated episodes are those in which at least one case was evaluated as associated.

Of the 1,238 cases investigated, DPR found that pesticide exposure had been at least a possible contributing factor to 828 (67 percent). Evidence established an unlikely or unrelated relationship to pesticide exposure for 314 (25 percent) of the 1,238 cases assigned for investigation. Lack of information prevented evaluation of 96 (8 percent) (Figure 2).

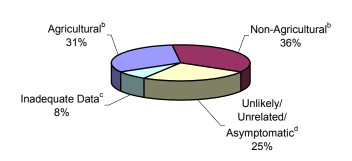


Figure 2: Outcome of 2004 Illness Investigations<sup>a</sup>

to determine if pesticides were involved in the case.

Of the 828 cases recognized as definitely, probably, or possibly related to pesticide exposure, 390 (47 percent) involved use of pesticides for agricultural purposes (i.e. intended to contribute to production of an agricultural commodity, including livestock) and 438 (53 percent) involved pesticide exposure in other situations, such as structural, sanitation, or home garden use, in the manufacturing process, or during storage. Evidence established a definite relationship to pesticide exposure for 126 (15 percent) of the 828 cases. Another 426 (51 percent) were classified as probable, with 276 (33 percent) entered as possible. Tabular summaries presenting different aspects of the data are available through DPR's Web site at <a href="https://www.cdpr.ca.gov/docs/dprdocs/pisp/2004pisp.htm">www.cdpr.ca.gov/docs/dprdocs/pisp/2004pisp.htm</a>, or by contacting the WH&S Branch.

Enforcement actions often are still under consideration when DPR receives the illness investigative reports, and identification of violations is difficult. Based on the information available at the time of evaluation, WH&S scientists concluded that factors already prohibited by pesticide safety regulations had contributed to 378 (46 percent) of the 828 cases evaluated as definitely, probably, or possibly related to pesticide exposure. This includes 199 people affected by apparent violations during or following agricultural pesticide use (51 percent of the 390 definite, probable, or possible agricultural cases). In circumstances other than agricultural use,

<sup>&</sup>lt;sup>a</sup> Total cases investigated = 1238.

<sup>&</sup>lt;sup>b</sup> Agricultural and Nonagricultural refer to the intended use of the pesticide. <sup>c</sup> Inadequate means that there was not enough data available or reported

<sup>&</sup>lt;sup>d</sup> *Unlikely/Unrelated/Asymptomatic* refers to cases determined as unlikely related or unrelated to pesticide exposure or the exposed person did not develop symptoms.

evaluators felt that violations contributed to 179 (41 percent) of the 438 definite, probable or possible cases. The non-agricultural violations included failure by 78 mixer/loader/applicators to use required protective equipment. An evaluation of the reasons for this failure to use protective equipment was not conducted. This indicates the importance of continuing compliance efforts to further reduce pesticide-related illnesses and injuries.

Occupational exposures (those that occurred while the affected people were at work) accounted for 757 (91 percent) of the 828 pesticide-associated cases from 2004. Occupational exposures typically predominate among the cases PISP collects. DPR has tried to develop supplementary methods for finding pesticide cases that doctors neglect to report, but at present DFROII review is the only such mechanism working consistently. Figure 3 shows that DFROII retrievals identify more cases than any other source. Consequently, occupational exposure surveillance is reasonably effective. Unless and until a comparable mechanism provides notification of non-occupational exposures, their frequency remains uncertain.

Figure 3: Mechanisms that Identified Cases for Investigation

DFROII – Doctor's First Report of Occupational Illnesses and Injury (Workers' Compensation document).

PIR – Pesticide Illness Report (physician reporting in compliance with Health and Safety Code105200).

CPCS - California Poison Control System (facilitated physician reporting).

Other – All other methods of case identification.

Figure 3 also shows that substantial numbers of cases continue to be identified by mechanisms outside the usual reporting pathways. This occurs because the usual reports come only from medical care providers. If affected people do not seek care, or if their doctors neglect to report the incident, CACs may still identify and investigate exposures. Particularly when groups of people are involved, such episodes come to CACs' attention via emergency response contacts, news reports, or direct citizen complaints. CACs also locate some additional cases in the course of investigating reported illnesses.

# **Agricultural Field Worker Incidents**

In 2004, 269 cases of field worker illness or injury were evaluated as definitely, probably or possibly related to pesticide exposure (Figure 4). Sixty-eight of them (25 percent) were exposed to pesticide residue, and 180 (67 percent) were exposed to drift. Nineteen other workers may have been exposed to drift and/or residue when they transplanted tomato seedlings adjacent to a rice field that had been treated the day before and was treated again while they worked. One field worker was exposed when chlorinated water ricocheted into his eye during field packing of lettuce. Another field worker got sick after eating some grapes from the vineyard where he worked, forgetting he had seen them sprayed with oil the day before. The applicator had neglected to record this treatment on the data sheet the vineyard maintains for application-specific information. The vineyard was given a verbal warning for the failure.

One large drift episode, described in the drift exposure section of this report, gave rise to 122 of the 180 drift cases, and another drift episode affected 28 field workers. The other 30 field workers encountered drift in 11 separate episodes, eight of which affected just one person. Violations contributed to six episodes in which 130 field workers were definitely, probably or possibly affected by drift. Drift exposure definitely affected three workers, probably caused or contributed to symptoms experienced by 102 workers, and was a possible factor in 75 field worker cases. Among the 19 workers potentially exposed to both residue and drift, 16 were evaluated as probably related and three as possible.

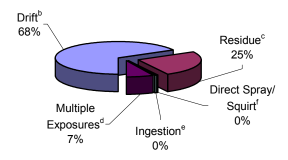
Sixteen of the 68 residue exposures were evaluated as probably related to reported health effects; the other 52 field worker residue exposures were evaluated as possibly related. Violation of

restricted entry intervals contributed to 18 residue cases, including three with additional safety violations.

One episode gave rise to ten of the illnesses associated with residue exposure and reentry violation: The morning after a night application with a 72-hour restricted entry interval, a packing crew equipment driver removed a field posting sign and entered the restricted field. Two harvesting crews began work later that day. They were removed when the error was discovered, and 33 of the workers went for medical examinations. Twenty-one of the 33 denied experiencing any ill effects, ten reported symptoms compatible with the exposure, and DPR did not receive information about two. The packing company was fined \$3,000 for endangering their employees.

Six other reentry violation incidents affected eight other workers. Two of the workers were exposed in an episode that, in addition to early reentry, involved pesticide use on a site for which it was not labeled. Required decontamination facilities were not available to an irrigator who entered another restricted field.

Figure 4: Field Worker Exposure to Pesticides, 2004<sup>a</sup>



<sup>&</sup>lt;sup>a</sup> Total field worker cases associated with pesticide exposure = 269.

<sup>&</sup>lt;sup>b</sup> Drift refers to field worker cases associated with exposure to drift from a pesticide application.

<sup>&</sup>lt;sup>c</sup> Residue refers to field worker cases associated with exposure to residue of previously applied pesticides.

<sup>&</sup>lt;sup>d</sup> Multiple Exposures refers to contact with pesticides through two or more mechanisms.

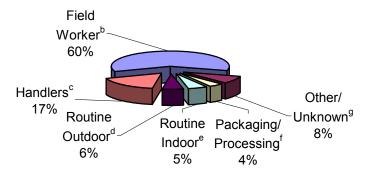
<sup>&</sup>lt;sup>e</sup> Ingestion refers to intentional or unintentional oral ingestion, including ingestion of residue on produce (as in this case).

Direct Spray/Squirt refers to contact made when the pesticide is propelled from handling equipment (e.g., direct spray).

## **Drift Exposure**

The PISP defines drift exposure as exposure to pesticide "spray, mist, fumes, or odor carried from the target site by air." This definition includes the offsite movement of pesticides after they have been deposited at the target site, so long as the application remains in progress. It also includes exposures of pesticide handlers in which air movement carried the pesticide and caused exposure. In 2004, DPR recorded a total of 301 individuals who reported symptoms definitely, probably, or possibly related to exposure to drift (Figure 5) in 96 separate episodes. Agricultural pesticide use was found responsible for 233 drift cases (77 percent), in 37 episodes. Other exposure situations accounted for 68 cases (23 percent) in 59 episodes.

Figure 5: Illnesses Associated with Pesticide Drift by Activity, 2004<sup>a</sup>



<sup>&</sup>lt;sup>a</sup> Total drift cases for 2004 = 301.

A single episode accounted for 122 of the drift cases. Seven crews had spent an hour and a half picking peaches when a helicopter began applying pesticides to a potato field 0.2 miles away. WH&S scientists traveled to Kern County (Hernandez and Welsh, 2004) to collect foliage

<sup>&</sup>lt;sup>b</sup> Field Workers are people working in agricultural fields at the time of drift exposure

<sup>&</sup>lt;sup>c</sup> Handlers include people mixing, loading and applying pesticides, repairing pesticide equipment and flagging for aerial application.

d Routine Outdoor includes people outdoors (occupational and non-occupational) with little expectation of contacting pesticides (e.g., gardeners not handling pesticides, residents).

e Routine Indoor includes people in offices and businesses, residential structures, etc. (occupational and non-occupational) who were not handling pesticides.

f Packaging/Processing includes people involved in processing harvested crops.

<sup>&</sup>lt;sup>9</sup> Other/Unknown – Any other type of activity or unknown activity.

samples and interview the workers. The peach harvesters said they had felt no mist from the aerial application, but they smelled a strong odor almost immediately. Of the 137 workers identified as present in the peach orchard, 14 denied any health effects and one provided no information. The other 122 reported symptoms compatible with the exposure. Four of them had symptoms so serious they were admitted to hospitals. The day after the event, WH&S scientists took foliage samples from the peach orchard, the treated potato field, and a plum orchard on the other side of the peach orchard. The potato samples confirmed that the organophosphate insecticide methamidophos had been applied there. Methamidophos was also found in two of four samples from the peach orchard, at levels one to four percent of the amount found on the potatoes. Both samples from the plum orchard were negative. This episode was referred to the county district attorney, who proposed a settlement of \$60,000. The applicator contested it, and resolution is pending.

WH&S also helped to investigate an episode in which a nursery crew felt spray drift as well as smelling it (Hernandez, 2004). Three crew members developed headaches, and one vomited. In this case, samples were taken four days after the occurrence. Residues on the nursery stock ranged from one tenth of a percent of the level at the treated site to ten percent. The grower was fined \$3,750 for allowing the drift to occur and for being unable to document the applicator's training. After reviewing the sample results, WH&S assured the nursery that the stock was safe to handle.

Apart from these two episodes, drift exposure was evaluated as definitely, probably, or possibly related to health effects reported by another 54 field workers, 12 workers handling agricultural products in the channels of trade, 16 people engaged in routine indoor activities when exposed, 17 people engaged in routine outdoor activities, and 24 people involved in activities not adequately described by any of the defined categories. Additionally, 52 pesticide handlers were definitely, probably, or possibly affected by airborne exposure to the pesticides they handled. Such exposures are recorded as drift. Of the 52 pesticide handlers exposed via drift, 12 worked in agriculture.

# **Morbidity and Mortality**

Among the 552 cases evaluated as <u>definitely or probably</u> related to pesticide exposure, 12 people were admitted to hospitals and 95 lost time from work. Of the 276 <u>possible</u> cases, two reported hospitalization and 29 lost work time.

DPR investigated the deaths of two professional pesticide applicators in 2004, but found no basis for connecting either of the deaths to pesticide exposure. One of the men died in his sleep. His clothing and protective equipment were sampled extensively, but analysis detected only small amounts of pesticide, well below levels of toxicologic significance. The other was killed when he drove his tractor into a ditch after several weeks of working 12-hour shifts six days a week. During the month preceding his death, he had handled no pesticides likely to impair alertness or judgment.

No deaths from pesticide toxicity were identified, and no children are known to have suffered life-threatening illness from pesticide exposure in California in 2004.

## **Examples of the Importance of Safe Pesticide Practices**

An extraordinarily severe example of pesticide misuse appears to have occurred in 2004. After a physician reported treating a worker for methyl bromide exposure, investigation indicated that the worker had been assigned to apply methyl bromide without adequate training, supervision, or protective equipment, that he was given poorly maintained and unsafe application equipment, that his complaints of exposure and illness were ignored, that the employer attempted to falsify records to obscure violations of pesticide safety laws and regulations, and that in consequence the worker appears to have suffered permanent injury. Criminal charges have been filed against supervisory personnel in this episode, the first California criminal prosecution for pesticide misuse since 1991.

Another significant episode occurred at a nursery where a worker entered a greenhouse just as an application ended. Such entry is illegal, and accounts differ as to whether the nursery had taken appropriate precautions to prevent it. Although the worker immediately left the treated

greenhouse, she had an asthma attack and was taken for care. At the time, her treatment seemed successful. She returned to work the next day, but four days later she entered the same greenhouse and began to have breathing problems again. That evening, she collapsed at home and needed intensive care to save her life. The case was reported by the doctor who treated her following the original exposure. He diagnosed allergy to the microbial insecticide, Bacillus thuringiensis (Bt) that had been sprayed in the greenhouse along with the organophosphate insecticide acephate. DPR arranged for testing by an academic expert. He found that blood tests did indeed suggest allergy to Bt; but when he tested the worker in person, she did not react to pesticide extract. Some aspect of her pesticide exposure, however, still seems the most probable cause of the sudden and severe exacerbation of a condition that had been under good control until that time.

Severe reactions are not limited to egregious misuse, however. The PISP received several reports of hospitalizations following sanitizer exposures that could happen in a variety of settings, both occupational and non-occupational. A dairy employee breathed fumes generated when he poured a sanitizer that contained bleach into a small spray bottle that turned out to contain an incompatible cleaning product. A school cafeteria worker began coughing and wheezing when she smelled the bleach-based sanitizer that a co-worker applied to the salad bar, and was hospitalized for pneumonia three days later. A nurse was hospitalized for five days to control the asthma exacerbation she suffered in apparent response to an odor at her workplace. (She encountered sanitizers there daily, so the problem may have come from a floor stripper in use at the time, or from the combination of sanitizer with floor stripper.) The first two cases involved using bleach for sanitation, and the third involved a combination of quaternary ammonium sanitizers that are widely used. In the latter two cases, the sanitizers were handled correctly. Sanitizers include some of the most hazardous pesticides still available for general use. These cases illustrate the importance of handling them with respect.

DPR also learned of five people hospitalized after swallowing pesticides in apparent suicide attempts. All five people recovered. Technically, ingesting pesticide violates label instructions and consequently violates state and federal law, but enforcement efforts could scarcely address this sort of violation. More practically, enforcement can be directed towards limiting availability

of highly toxic pesticides. For this reason, investigators focus on identifying the sources and storage of pesticides misused for suicides or suicide attempts. DPR instructs investigators to respect the privacy of families in such difficult circumstances, but encourages them to pursue the dealers or permittees who supply dangerous products to untrained consumers.

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